

3c
DEC 14 1993

CERTIFIED MAIL
RETURN RECEIPT REQUESTED

Mr. Richard Evans
Crouse-Hinds
P.O. Box 4999
Syracuse, NY 13221

Re: Visual Site Inspection
Wolf & Seventh North Streets
Syracuse, New York 13221 - NYD002227973

Dear Mr. Evans:

A representative of TRC, a contractor to the U.S. Environmental Protection Agency, Region II (USEPA) will conduct a Preliminary Facility Assessment (Assessment) including a Visual Site Inspection (VSI) at the referenced facility. This inspection is conducted pursuant to the Resource Conservation and Recovery Act (RCRA), as amended Section 3007 and the Comprehensive Environmental Response, Compensation, and Liability Act, as amended (CERCLA) Section 104(e). The referenced facility has generated, treated, stored, or disposed of hazardous waste subject to RCRA. The Assessment requires identification and systematic review of all solid waste streams at the facility. The objective of the Assessment is to determine whether or not releases of hazardous wastes or hazardous constituents have occurred or are occurring at the facility which may require further investigation. This analysis will also provide information to establish priorities for addressing any confirmed releases.

The visual site inspection of your facility is to further identify and verify the location of all solid waste management units (SWMUs) and areas of concern (AOCs) and to make a preliminary determination of their condition by visual observation. The definitions of SWMUs and AOCs are included in Attachment I. The VSI supplements and updates data gathered during a preliminary file review and information that may be supplied by your facility. During this site inspection, no samples will be taken. A sampling visit to ascertain if releases of hazardous waste or constituents have occurred may be required at a later date.

Assistance of some of your personnel may be required in reviewing solid waste flow(s) or previous disposal practices. The site inspection is to provide a technical understanding of the present and past waste flows and handling, treatment, storage, and disposal practices. Photographs of the facility are necessary to document the condition of the units at the facility and the waste management practices used.

The VSI has been tentatively scheduled for January 6, 1994, at 9 a.m. The inspection team will consist of TRC Environmental Corporation (formerly Alliance Technology Corp.), a contractor of the EPA. Representatives of EPA and/or the New York State Department of Environmental Conservation (NYSDEC) may also be present. Your cooperation in admitting and assisting them while on site is appreciated. A representative of TRC Environmental Corporation will contact you by telephone at least three days prior to the VSI to confirm the date of the inspection.

We recommend that personnel who are familiar with the present and past manufacturing and waste management activities be available during the VSI. Access to any relevant maps, diagrams, hydrogeologic reports, environmental assessment reports, sampling, data sheets, environmental permits (e.g., air, NPDES), manifests and/or correspondence is also necessary, as such information is needed to complete the Assessment. Attachment II presents a summary of the type of information requested.

Upon completion of the Assessment, a report will be delivered to EPA and NYSDEC.

If you have any questions, please contact Mr. John G. Nevius, the EPA Work Assignment Manager, at (212) 264-9578. We appreciate your assistance in this matter.

Sincerely yours,

James Reidy, P.E.
Chief, New York Corrective Action Section
Hazardous Waste Facilities Branch

Enclosure

cc: Mike Clark, TRC w/encl.
Paul Counterterman, NYSDEC w/o encl.
Steven Eidt, NYSDEC, Region 7 w/encl.

bcc: John Nevius, 2AWM-HWF w/encl.
RCRA File, 2OPM-ISS w/encl.

ATTACHMENT I

The definitions of solid waste management unit (SWMU) and area of concern (AOC) are as follows:

A SWMU is defined as any discernible unit where solid wastes have been placed at any time from which hazardous constituents might migrate, regardless of whether the unit was intended for the management of a solid or hazardous waste.

The SWMU definition includes the following:

RCRA regulated units, such as container storage areas, tanks, surface impoundments, waste piles, land treatment units, landfills, incinerators, and underground injection wells;

Closed and abandoned units;

Recycling units, wastewater treatment units, and other units that U.S. Environmental Protection Agency has generally exempted from standards applicable to hazardous waste management units; and

Areas contaminated by routine and systematic releases of wastes or hazardous constituents, such as wood preservative treatment dripping areas, loading or unloading areas, or solvent washing areas.

An AOC is defined as any area where a release to the environment of hazardous wastes or constituents has occurred or is suspected to have occurred on a non-routine or nonsystematic basis. This includes any area where such a release in the future is judged to be a strong possibility.

ATTACHMENT II

PROBABLE SOLID WASTE MANAGEMENT UNITS (SWMUs)

1. Supplemental information regarding all potential SWMUs at your facility may be necessary. This would include information on hazardous waste storage areas, treatment units, or any other area or system at your facility dealing with hazardous or solid waste including satellite accumulation areas. Please be prepared to provide as complete information as possible for each waste unit/area in response to the questions below:

Does the SWMU still exist at the facility and is it in operation?

What are the start-up and closure dates of the SWMU?

What types of wastes are currently/were formerly managed in the SWMU?

What are the average volumes and rates of generation of the various waste streams generated at your facility?

2. Please make available as much information as possible concerning the site history. This would include any information you have regarding past operations and any former owners/operators at this location.
3. Please provide a description of the primary processes taking place at your facility and the waste streams which are generated.
4. Please describe the methods of treatment and disposal of generated waste utilized by your facility.
5. Please provide full documentation (sampling results, volumes, etc.) regarding any releases that have occurred at the facility. This includes spills or leaks of both wastes and raw product. Also describe the action(s) taken to clean up the release(s).

The following items should also be available during the VSI:

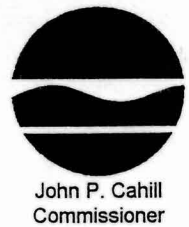
A detailed map of the facility showing current and former locations of SWMUs and production stations;

Flow diagrams showing waste streams and waste management practices copies of any permits currently held by the facility;

SARA Title III information and a copy of the facility RCRA Contingency Plan; and

Information concerning waste minimization/pollution prevention programs, plans or initiatives either planned or currently underway.

New York State Department of Environmental Conservation
Division of Solid and Hazardous Materials
Bureau of Hazardous Waste Management, Room 448
50 Wolf Road, Albany, New York 12233-7251
Phone: (518) 457-9257 • **FAX:** (518) 485-8769
Website: www.dec.state.ny.us



December 13, 1999

Mr. Dave Sensinger
Cooper Industries
Crouse - Hinds Division
P.O. Box 4999
Wolf & 7th North Street
Syracuse, New York 13221-4999

Dear Mr. Sensinger:

Re: Biennial Update (BU)
Cooper Industries - Crouse - Hinds Division
EPA ID# NYD002227973

Based on our review of your Biennial Update (BU) of the Hazardous Waste Reduction Plan, received on June 28, 1999 we find that your update meets the requirements of Article 27, Section 0908 of the Environmental Conservation Law.

Please submit an Annual Status Report (ASR) as required by the law by July 1, 2000, on your progress in achieving the time schedule in your update for implementing waste reduction measures identified. The ASR must include an update of Table 1 and Table 2, and must be submitted by July 1 for each year that a hazardous waste reduction plan biennial update is not submitted.

We encourage you to make pollution prevention an ongoing process, and to look for additional hazardous waste reduction technologies that can be implemented at your facility. The ongoing development and implementation of a waste reduction training program for your facility personnel is an important ingredient for the continued success of your reduction program.

Mr. Dave Sensinger

2.

If you have any questions, please contact me at (518) 485-8988.

Sincerely,



Richard J. Kasproicz, P.E.
Technical Determination Section
Bureau of Hazardous Waste Management
Division of Solid & Hazardous Materials

enclosure

cc: w/enc.- L. Gross, Region 7
J. Reidy, EPA-Region II

bcc: w/enc.- R. Kasproicz (file copy)
Daybook

RK:dm

C:\OFFICE\WPWIN\WPDOCS\Rich\Cooper Crouse-Hinds.wpd

**New York State Department of Environmental Conservation
Hazardous Waste Reduction Plan/Biennial Update
Facility Summary Sheet**

Date: December 13, 1999

EPA ID #	NYD 002230902
Company Name	Cooper Industires Crouse - Hinds Division
Address	Wolf & 7th North Street
City	Syracuse
State	New York
Zipcode	13221-4999
Facility Contact	Mr. Dave Sensinger
Phone #	315-477-5258
SIC Code	3629, 3644, and 3646
Region (NYS)	Seven (7)
Final HSWA Permit Effective Date	_____
Final NYS Part 373 Permit Effective Date	_____

Description of Original Process:

The facility supplies a variety of speciality construction components for commercial, industrial, marine, and military uses as well as standard electrical construction commodity items. The following major processes are utilized: electroplating, tumbling, painting, machining, ferrous and non-ferrous casting foundry, plastic molding, welding, assembly, deburring, phosphating, cleaning, chemical descaling, tube mill, and metal forming.

Description of Waste Reduction Activity:

1. A dissolved air filtration (DAF) system has been installed. The DAF system removes emulsified oil from the waste stream to allow the existing Waste Treatment system to operate more efficiently, requiring less chemical usage and resulting in less sludge generation.

4.

2. Started using an acid extender, Pictax 4600 ADT by Henkel Surface Technologies, to lengthen the time the acid can be used.

3. Changing some of the alkaline cleaners to neutral cleaners to reduce the amount of corrosive cleaners used.

HWRP: 1997 - 1998
Cooper Industries, Inc.
Crouse-Hinds Division
Syracuse NY Plant

Table #1

Hazardous

Waste

Stream

ID# Waste Stream Name Generating Process Reduction Projects

Est. Waste ROI

Reduction Calculation Estimated Date

(TONS) Method ROI

GMD02	Wastewater Treatment Sludge (F006)	Plating Parts	A -	DAF System	37.98	N/A*	N/A*	12/31/98
GMD01	Spent HCL from Electrocleaning Tanks (D002)	Plating Parts	A -	Tank dump schedule	0.64	N/A*	N/A*	12/31/98
GMD04	Spent Alkaline Cleaners from Parts Cleaners (D002)	Cleaning Parts	A -	Change from high pH cleaners to neutral ones	24.06	N/A*	N/A*	12/31/98

Target 62.68

Final (1) 68.10

*** Notes:**

N/A => not applicable ROI was based on manufacturing/ customer-service improvements

(1) Actual tons adjusted by ratio of base year vs final year hours

HWRP: 1999 - 2000

Cooper Industries, Inc.

Crouse-Hinds Division

Syracuse NY Plant

Table # I

hazardous

Waste

Stream

Est. Waste ROI

Reduction Calculation Estimated Goal Date

(TONS) Method ROI

ID # Waste Stream Name Generating Process Reduction Projects

GM002	Wastewater Treatment Sludge (F006)	Plating Parts	A - DAF System	14.76	N/A*	N/A*	12/31/00
GM001	Spent HCL from Electrocleaning Tanks (D002)	Plating Parts	A - Use of acid extender	1.27	N/A*	N/A*	12/31/00
GM004	Spent Alkaline Cleaners from Parts Cleaners (D002)	Cleaning Parts	A - Change from high pH cleaners to neutral ones	13.82	N/A*	N/A*	12/31/00

Target 29.85

Final (1)

* Notes:

N/A => not applicable ROI was based on manufacturing/ customer-service improvements

(1) Actual tons adjusted by ratio of base year vs final year hours

HWRP: 1997 - 1998
Cooper Industries, Inc.

Crouse-Hinds Division
Syracuse NY Plant

Table # II

ID #	Waste Stream Name	Generating Process	Reduction Projects	1996	1997	1998		
				ACTUAL HAZ. WASTE (TONS)				
GM002	Wastewater Treatment Sludge (F006)	WWT	DAF system	189.9	284.4	295.3		
GM001	Spent HCL from Electrocleaning Tanks (D002)	Plating Parts	Tank dump schedule	31.9	46.7	63.3		
GM004	Spent Alkaline Cleaners from Parts Cleaners (D002)	Cleaning Parts	Change from high pH cleaners to neutral ones	160.4	151.3	138.2		
				HOURS RATIO				
				1997 / 1996	1998 / 1996			
GM002	Wastewater Treatment Sludge (F006)	WWT	DAF system	—	1.52	1.67		
GM001	Spent HCL from Electrocleaning Tanks (D002)	Plating Parts	Tank dump schedule	—	0.96	1.16		
GM004	Spent Alkaline Cleaners from Parts Cleaners (D002)	Cleaning Parts	Change from high pH cleaners to neutral ones	—	1.52	1.67		
				Adjusted Waste Change (TONS)				
				Σ. WASTE (TONS) / hours			1996 - 1997	1996 - 1998
GM002	Wastewater Treatment Sludge (F006)	WWT	DAF system	189.9	187.1	176.8	(2.8)	(13.1)
GM001	Spent HCL from Electrocleaning Tanks (D002)	Plating Parts	Tank dump schedule	31.9	48.6	54.6	16.7	22.7
GM004	Spent Alkaline Cleaners from Parts Cleaners (D002)	Cleaning Parts	Change from high pH cleaners to neutral ones	160.4	99.5	82.8	(60.9)	(77.6)
				382.2	335.3	314.1	(46.9)	(68.1)
				↔				
				-12.3%				
				↔				
				-17.8%				

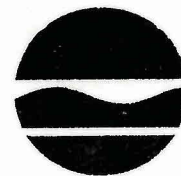
New York State Department of Environmental Conservation

Division of Solid and Hazardous Materials

Bureau of Waste Reduction and Recycling, Room 212

50 Wolf Road, Albany, New York 12233-7253

Phone: (518) 457-6072 FAX: (518) 457-1283



John P. Cahill
Commissioner

APR 09 1998

Mr. Dave Sensinger
Senior Environmental Engineer
Cooper Industries
Crouse - Hinds Division
P.O. Box 4999
Syracuse, NY 13221-4999

Dear Mr. Sensinger:

Re: Biennial Update (BU)
Cooper Industries - Crouse Hinds Division
EPA ID# NYD 002227973

Based on our review of your Biennial Update (BU) submitted on June 18, 1997, and revised on March 30, 1998, we find that your BU meets the Hazardous Waste Reduction Planning Requirements of Article 27, Section 0908 of the Environmental Conservation Law.

Please submit an Annual Status Report as required by the law by July 1, 1998 on your progress in achieving the time schedule in your update for implementing waste reduction measures identified. The Status Report must include an update of Table 1 and Table 2, and must be submitted by July 1st for each year that a Hazardous Waste Reduction Plan BU is not submitted.

We encourage you to make pollution prevention an ongoing process, and to look for additional hazardous waste reduction technologies that can be implemented at your facility. The ongoing development and implementation of a waste reduction training program for your facility personnel is an important ingredient for the continued success of your waste reduction program.

If you have any questions, please contact Mr. Richard Kasprovicz, at (518) 457-6072.

Sincerely,

Dennis J. Lucia, P.E.

Supervisor

Hazardous Waste Minimization Section

cc: w/inc. - L. Gross, Reg. 7
w/inc. - J. Reidy, EPA Reg. 2

NEW YORK STATE DEPARTMENT OF ENVIRONMENTAL CONSERVATION

HAZARDOUS WASTE REDUCTION PLAN/BIENNIAL UPDATE

FACILITY SUMMARY SHEET

DATE: April 9, 1998

EPA ID #	NYD 002227973
COMPANY NAME	Cooper Industries - Crouse-Hinds
ADDRESS	Wolf & 7th North Streets
CITY	Syracuse
STATE	New York
ZIP CODE	13221
FACILITY CONTACT	Mr. Dave Sensinger
PHONE #	(315) 477-7000
SIC CODE	3644, 3629 & 3646
REGION (NYS)	Seven (7)
FINAL HSWA PERMIT EFFECTIVE DATE	-
FINAL NYS PART 373 PERMIT EFFECTIVE DATE	-

DESCRIPTION OF ORIGINAL PROCESS:

Supplies a variety of specialty electrical construction components for commercial, industrial, marine and military uses. The following major processes are used: electroplating, tumbling, painting, machining, ferrous and non-ferrous casting, dry plastic molding, welding, assembly, deburring, phosphating. DESCRIPTION OF WASTE REDUCTION ACTIVITY: cleaning, and chemical disposal.

1. Change from high pH cleaners to neutral ones for cleaning parts.
2. Extend the acid life by setting up tank dump schedule.
3. Installing dissolved air filtration system to help operate waste water treatment plant more efficiently.

Cooper Industries, Inc.

Crouse-Hinds Division

Syracuse NY Plant

Table #1

Hazardous

Waste

Stream

Est. Waste ROI

Reduction Calculation: Estimated Goal Date

(TONS) Method ROI

ID # Waste Stream Name Generating Process Reduction Projects

GM002	Wastewater Treatment Sludge (F006)	Plating Parts	A - DAF System	37.98	N/A*	N/A*	12/31/98
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GM001	Waste HCL from Electrocleaning Parts (D002)	Plating Parts	A - Tank dump schedule	0.64	N/A*	N/A*	12/31/98
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GM004	Waste Alkaline Cleaners from Parts Cleaners (D002)	Cleaning Parts	A - Change from high pH cleaners to neutral ones	24.06	N/A*	N/A*	12/31/98
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* Notes:

N/A => not applicable ROI was based on manufacturing/ customer-service improvements
Revised: 03/27/98

Cooper Industries, Inc.

Crouse-Hinds Division

Syracuse NY Plant

Table #2

Hazardous
Waste
Stream

ID #	Waste Stream Name	Generating Process	Reduction Projects	1996	1997	1998
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ACTUAL HAZ. WASTE (TONS)

GM002	Wastewater Treatment Sludge (F006)	Plating Parts	DAF system	189.9		
GM001	Waste HCL from Electrocleaning Parts (D002)	Plating Parts	Tank dump schedule	31.9		
GM004	Waste Alkaline Cleaners from Parts Cleaners (D002)	Cleaning Parts	Change from high pH cleaners to neutral ones	160.4		

HOURS RATIO (current/previous yr.)

GM001	Wastewater Treatment Sludge (F006)	Plating Parts	DAF system			
GM001	Waste HCL from Electrocleaning Parts (D002)	Plating Parts	Tank dump schedule			
GM004	Waste Alkaline Cleaners from Parts Cleaners (D002)	Cleaning Parts	Change from high pH cleaners to neutral ones			

HAZ. WASTE (TONS)
/ HOURS RATIOAdjusted Waste Change
(TONS)
1996 - 1997 1996 - 1998

GM002	Wastewater Treatment Sludge (F006)	Plating Parts	DAF system	189.9				
GM001	Waste HCL from Electrocleaning Parts (D002)	Plating Parts	Tank dump schedule	31.9				
GM004	Waste Alkaline Cleaners from Parts Cleaners (D002)	Cleaning Parts	Change from high pH cleaners to neutral ones	160.4				

382.2

%

Revised: 03/27/98

FOIA Report of Non-Sensitive Compliance Monitoring and Enforcement Data

Report run on: January 29, 2016 - 10:23 AM

Version 5.0

User Selection Criteria

Location:	New York, all activities	Activity Location:	None Chosen
Handler ID:	NYD002227973	Group of IDs:	None Chosen
Handler Name:			
Handler Universe:	All Facilities Regardless of Universe		
Determined Date Range:	From: 10/01/1980 To: 01/29/2016		
Location County Code:	None Chosen	Evaluation Type:	
Location City:		Focus Area:	
Location Zip Code:		Violation Type:	
State District:	None Chosen	Display Code Descrip.:	Yes
Sort Order:	Region, State, Handler Name	Display Universes:	Yes

Results

Data meeting the criteria you selected follows.

Total Pages: 5 Total Handlers: 1

Report Description

This report presents available information from the Resource Conservation and Recovery Act Information System (RCRAInfo) about compliance evaluations, violations, and enforcement actions meeting the criteria supplied by the user. Evaluations showing no violations does not always indicate that no violations were determined. Violation without enforcement actions does not always mean no enforcement action will be issued. In order to avoid releasing enforcement sensitive information to the public the following information is not shown on the report: pending civil / judicial referrals, criminal actions and referrals, and State to EPA referrals; all other enforcement actions are released.

Report Information

Name: cme_foia.rdf
Developed by: EPA Headquarters, Office of Enforcement and Compliance Assurance
Deployed: June 2006
Last Updated: May 2012
Contact: rcrainfo.help@epa.gov
Tables Used: cmecomp3, ccitation3, hreport_univ5, lu_citation, lu_state, hid_groups
Libraries: none

FOIA Report of Non-Sensitive Compliance Monitoring and Enforcement Data

Report run on: January 29, 2016 - 10:23 AM

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COOPER CROUSE-HINDS LLC

County Name / Code: ONONDAGA / NY067

NYD002227973

Location: 1201 WOLF ST; SYRACUSE, NY 13208

REGION 02

Mailing: 1201 WOLF ST; SYRACUSE, NY 13208

Activity Location: NY	State District: NYSDEC R7	Accessibility:	Non-Notifier:	Extract Flag: Y	Active Site: Y
Generator: LQG	Transporter: N	Operating TSDF: -----	IC In Place: N	El Indicator (HE / GW): N / +	
Short-Term Gen: N	Transfer Facility: N	Offsite Receiver: N	HSM: N	Subpart K: ---	
Full Enforcement: -----	Converter: -----	State Unaddressed SNC: N	EPA Unaddressed SNC: N		
CA Wrkld: Y	State TSDF: -----	State Addressed SNC: N	EPA Addressed SNC: N		
Active State Gen: N		State SNC w/Comp Sched: N	EPA SNC w/Comp Sched: N		

Violation: Activity Location: NY	Type: 262.A	Determined Date: 11/05/2002	Determined by Agency: State	Responsible Agency: State
Scheduled Compliance Date:		Actual Compliance Date: 11/05/2002	RTC Qualifier: OBSERVED	Sequence Number: 5
Former Citation - SR - 372.2(a)(8)(ii)				
CEI Evaluation 11/05/2002	Activity Location: NY	By: State	Identifier: 001	Person: NYBRS
Citizen Complaint: NO	Multimedia Inspection: NO	Sampling: NO	Not Subtitle C: NO	Day Zero:
Found Violation: YES				
Enforcement: Activity Location: NY	Type: 120	Action Date: 11/12/2002	Identifier: 001	
Docket:	Agency: State	Responsible Person: NYBRS	Branch: R7	
CA Component: N	Disposition Status:	Appeal Initiated:	Appeal Resolved:	

Violation: Activity Location: NY	Type: 262.A	Determined Date: 02/11/1997	Determined by Agency: State	Responsible Agency: State
Scheduled Compliance Date: 03/11/1997		Actual Compliance Date: 02/24/1997	RTC Qualifier: OBSERVED	Sequence Number: 4
CEI Evaluation 01/31/1997	Activity Location: NY	By: State	Identifier: 000	Person: NYBRS
Citizen Complaint: NO	Multimedia Inspection: NO	Sampling: NO	Not Subtitle C: NO	Day Zero:
Found Violation: YES				
Enforcement: Activity Location: NY	Type: 120	Action Date: 02/11/1997	Identifier: 000	
Docket:	Agency: State	Responsible Person: NYBRS	Branch: R7	
CA Component: N	Disposition Status:	Appeal Initiated:	Appeal Resolved:	

Violation: Activity Location: NY	Type: 268.A	Determined Date: 02/29/1988	Determined by Agency: State	Responsible Agency: State
Scheduled Compliance Date:		Actual Compliance Date: 05/11/1988	RTC Qualifier: OBSERVED	Sequence Number: 2
CEI Evaluation 02/29/1988	Activity Location: NY	By: State	Identifier: 005	Person: NYDEC
Citizen Complaint: NO	Multimedia Inspection: NO	Sampling: NO	Not Subtitle C: NO	Day Zero:
Found Violation: YES				
No Linked Enforcements				

Violation: Activity Location: NY	Type: 262.A	Determined Date: 02/29/1988	Determined by Agency: State	Responsible Agency: State
Scheduled Compliance Date: 04/25/1988		Actual Compliance Date: 05/11/1988	RTC Qualifier: OBSERVED	Sequence Number: 3
CEI Evaluation 02/29/1988	Activity Location: NY	By: State	Identifier: 005	Person: NYDEC
Citizen Complaint: NO	Multimedia Inspection: NO	Sampling: NO	Not Subtitle C: NO	Day Zero:
Found Violation: YES				
Focus Area:				

* Note: Penalty amount may not reflect all violations cited.

FOIA Report of Non-Sensitive Compliance Monitoring and Enforcement Data

Report run on: January 29, 2016 - 10:23 AM

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COOPER CROUSE-HINDS LLC, NYD002227973, SYRACUSE, NY, continued -

Enforcement:	Activity Location: NY	Type: 120	Action Date: 03/25/1988	Identifier: 002
Docket:		Agency: State	Responsible Person: NYDEC	Branch:
CA Component: N	Disposition Status:		Appeal Initiated:	Appeal Resolved:

Violation:	Activity Location: NY	Type: 262.A	Determined Date: 05/29/1986	Determined by Agency: State	Responsible Agency: State		
	Scheduled Compliance Date: 08/23/1986		Actual Compliance Date: 10/14/1986	RTC Qualifier: OBSERVED	Sequence Number: 1		
CEI Evaluation	05/29/1986	Activity Location: NY	By: State	Identifier: 003	Person: NYDEC	Branch:	Found Violation: YES
Citizen Complaint: NO		Multimedia Inspection: NO	Sampling: NO	Not Subtitle C: NO	Day Zero:		Focus Area:

Enforcement:	Activity Location: NY	Type: 120	Action Date: 07/23/1986	Identifier: 001
Docket:		Agency: State	Responsible Person: NYDEC	Branch:
CA Component: N	Disposition Status:		Appeal Initiated:	Appeal Resolved:

Evaluations With No Violations:

CEI Evaluation	07/23/2013	Activity Location: NY	By: State	Identifier: 001	Person: NYBRS	Branch: R7	Found Violation: NO
Citizen Complaint: NO		Multimedia Inspection: NO	Sampling: NO	Not Subtitle C: NO	Day Zero: 07/23/2013		Focus Area:
CEI Evaluation	11/24/2008	Activity Location: NY	By: State	Identifier: 001	Person: NYBRS	Branch: R7	Found Violation: NO
Citizen Complaint: NO		Multimedia Inspection: NO	Sampling: NO	Not Subtitle C: NO	Day Zero: 11/24/2008		Focus Area:
CEI Evaluation	06/25/1993	Activity Location: NY	By: State	Identifier: 000	Person: NYBRS	Branch: R7	Found Violation: NO
Citizen Complaint: NO		Multimedia Inspection: NO	Sampling: NO	Not Subtitle C: NO	Day Zero:		Focus Area:
CEI Evaluation	07/17/1991	Activity Location: NY	By: EPA	Identifier: 000	Person: R2JFH	Branch: RCB	Found Violation: NO
Citizen Complaint: NO		Multimedia Inspection: NO	Sampling: NO	Not Subtitle C: NO	Day Zero:		Focus Area:
CEI Evaluation	05/29/1990	Activity Location: NY	By: State	Identifier: 007	Person: NYDEC	Branch:	Found Violation: NO
Citizen Complaint: NO		Multimedia Inspection: NO	Sampling: NO	Not Subtitle C: NO	Day Zero:		Focus Area:
CEI Evaluation	03/07/1989	Activity Location: NY	By: State	Identifier: 006	Person: NYDEC	Branch:	Found Violation: NO
Citizen Complaint: NO		Multimedia Inspection: NO	Sampling: NO	Not Subtitle C: NO	Day Zero:		Focus Area:
FRR Evaluation	07/07/1987	Activity Location: NY	By: State	Identifier: 004	Person: NYDEC	Branch:	Found Violation: NO
Citizen Complaint: NO		Multimedia Inspection: NO	Sampling: NO	Not Subtitle C: NO	Day Zero:		Focus Area:
CEI Evaluation	05/09/1985	Activity Location: NY	By: State	Identifier: 002	Person:	Branch:	Found Violation: NO
Citizen Complaint: NO		Multimedia Inspection: NO	Sampling: NO	Not Subtitle C: NO	Day Zero:		Focus Area:

Total Number of Handlers: 1

Total Number of Activity Locations: 1

* End of Report *

* Note: Penalty amount may not reflect all violations cited.

FOIA Report of Non-Sensitive Compliance Monitoring and Enforcement Data

Report run on: January 29, 2016 - 10:23 AM

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Description of codes used on the report:

Universes	Description of Universes
Generator	Indicates that the facility is a Large Quantity Generator (LQG), Small Quantity Generator (SQG), Conditionally Exempt Small Quantity Generator (CEG), or not a generator (N).
Transporter	Indicates that the facility Transports waste subject to RCRA regulations. ('Y' indicates that the facility is in this universe).
Operating TSDF	Indicates that the facility is a Treatment, Storage or Disposal facility subject to any type of enforcement. It then specifies the type of facility (L - Land Disposal; I - Incinerator; B - BIF; S - Storage; T - Treatment)
IC in Place	Indicates that the facility has Institutional Controls in place. ('Y' indicates that the facility is in this universe).
EI Indicator (HE / GW)	Indicates that the facility has controls in place for Environmental Indicators. HE - Human Exposures ('+' indicates the exposure exists and is under control; '-' indicates the exposure exists and is not under control; 'N' indicates the exposure does not exist) GW - Groundwater Release ('+' indicates the exposure exists and is under control; '-' indicates the exposure exists and is not under control; 'N' indicates the exposure does not exist)
Short-Term Gen	Indicates that the facility is a short term or one time event generator and not generating from ongoing processes.
Transfer Facility	Indicates that the facility transfers hazardous waste.
Offsite Receiver	Indicates that the facility, whether public or private, currently accepts hazardous waste from another site (site identified by a different EPA ID).
HSM	Indicates that the facility manages hazardous secondary material(s) (e.g. spent material, by-product or sludge) that when discarded, would be identified as hazardous waste.
Subpart K	Indicates that the facility has opted into the subpart K laboratory rule. It then specifies the type of facility (C - College or University; H - Teaching Hospital; N - Non-profit Research Institute; W - withdrawal from the rule)
Full Enforcement	Indicates that the facility is a Treatment, Storage or Disposal facility which is part of the Full Enforcement universe. It then specifies the type of facility (L - Land Disposal; I - Incinerator; B - BIF; S - Storage; T - Treatment)
CA Workload	Indicates that the facility is part of the Corrective Action Workload universe. ('Y' indicates that the facility is in this universe).
Active State Gen	Indicates that the facility is an Active State Generator. ('Y' indicates that the facility is in this universe).
Converter	Indicates that the facility is a Converter Treatment, Storage or Disposal facility. It then specifies the type of facility (L - Land Disposal; I - Incinerator; B - BIF; S - Storage; T - Treatment)
State TSDF	Indicates that the facility is a State Treatment, Storage or Disposal facility. It then specifies the type of facility (L - Land Disposal; I - Incinerator; B - BIF; S - Storage; T - Treatment)
State Unaddressed SNC	Indicates that the facility is a State Unaddressed Significant Non-Complier. ('Y' indicates that the facility is in this universe).
State Addressed SNC	Indicates that the facility is a State Addressed Significant Non-Complier. ('Y' indicates that the facility is in this universe).
State SNC w/ Compl. Sched	Indicates that the facility is a State Significant Non-Complier with a Compliance Schedule. ('Y' indicates that the facility is in this universe).
EPA Unaddressed SNC	Indicates that the facility is an EPA Unaddressed Significant Non-Complier. ('Y' indicates that the facility is in this universe).
EPA Addressed SNC	Indicates that the facility is an EPA Addressed Significant Non-Complier. ('Y' indicates that the facility is in this universe).
EPA SNC w/ Compl. Sched	Indicates that the facility is a EPA Significant Non-Complier with a Compliance Schedule. ('Y' indicates that the facility is in this universe).

* Note: Penalty amount may not reflect all violations cited.

FOIA Report of Non-Sensitive Compliance Monitoring and Enforcement Data

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Description of codes used on the report:

ACCESSIBILITY - indicates the reason why the handler is not accessible for normal RCRA tracking and processing (previously called Bankrupt Indicator):	
Code	Description
B	indicates that the handler has filed for bankruptcy and bankruptcy litigation is in process.
C	indicates that all RCRA responsibilities for permitting/closure, corrective action, and compliance monitoring and enforcement at the facility have been formally transferred to the CERCLA program or state equivalent.
F	indicates that all responsible parties (owners/operators) for the handler have fled the country or are otherwise not available for prosecution.
L	indicates that the handler's case is tied up in litigation to the extent that further progress in achieving RCRA compliance through normal enforcement is not possible.

NON-NOTIFIER - indicates that the handler has been identified through a source other than Notification and is suspected of conducting RCRA-regulated activities without proper authority:	
Code	Description
E	indicates that the handler was initially a non-notifier, subsequently determined to be exempt from requirements to notify.
O	indicates that the handler is a former non-notifier.
X	indicates that the handler is a non-notifier.

Violation Type	Description
262.A	GENERATORS - GENERAL
268.A	LDR - GENERAL

Evaluation Type	Type Description
CEI	COMPLIANCE EVALUATION INSPECTION ON-SITE
FRR	FINANCIAL RECORD REVIEW

Enforcement Type	Enforcement Description
120	WRITTEN INFORMAL

* Note: Penalty amount may not reflect all violations cited.

